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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/625,878	07/24/2003	Mark Bradford Keener		9290
29637 BUSKOP LAW	7590 06/29/200 GROUP, P.C.	EXAMINER		
4511 Dacoma Street			NGUYEN, TAN D	
HOUSTON, TX 77092			ART UNIT	PAPER NUMBER
			3689	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



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CONTROL NO.		PATENT IN REEXAMINATION	

10625878 7/24/2003 KEENER, MARK BRADFORD

BUSKOP LAW GROUP, P.C. 4511 Dacoma Street HOUSTON, TX 77092 EXAMINER

Tan Dean D.. Nguyen

ART UNIT PAPER

3689 20090623

DATE MAILED:

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**Commissioner for Patents** 

The following paragraph is added before section (1) of the Examiner's Action of 5/28/09. No response is required as the case has been sent to the BPAI.

The appeal brief is filed in the new format under the revised BPAI final rule before the effective date of the BPAI final rule. The Office published-the BPAI final rule to amend the rules governing practice before the BPAI in exparte patent appeals. See Rules of Practice Before the Board of Patent Appeals and Interferences in Ex Parte Appeals; Final Rule, 73 FR 32938 (June 10, 2008)) 1332 Ofl Gaz. Pat. Oflce 47 (July 1, 2008). However, the effective date for the BPAI final rule has been delayed. See Rules of Practice Before the Board of Patent Appeals and Interferences in Ex Parte Appeals; Delay of Eflective and Applicability Dates, 73 FR 74972 (December 10, 2008). In the notice published on November 20,2008, the Office indicated that the Office will not hold an appeal brief as non-compliant solely for following the new format even though it is filed before the effective date. See Clarzjkation of the Efective Date Provision in the Final Rule for Ex Parte Appeals, 73 FR 70282 (November 20, 2008). Since the appeal brief is otherwise acceptable, the Office has accepted the appeal brief filed by appellant.

/Tan Dean D. Nguyen/ Primary Examiner, Art Unit 3689